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United States District Court 17 NOV 13 PM 2: 25 Western District of Wisconsin Oppenser

DBERT	
ull name o	of plaintiff[s])
	Number), Case No. 7 6 861-PR
risoner I.I	Number) (Provided by clerk of court)
Pla	intiff(s),
	v.
SUM CH	RYSTAL MARCHANAT, NP MR. TAPIO, RN ANN YORK, RN GAIL WALTZ, DR
. VAN	BUREN, RN. FOSTER, RN LAESON, DR. SCHMIDT, WCI WARDE BRIAN FOS
	Y DIRECTOR TONY MELI, ÇAPT. BAUER, CAPT. WESTRA, CAPT, SABISH
ll name of	defendant[s]) Please See Attached Sheet For Other Named Defendants
Dat	on donated
Del	endant(s).
COM	DI AINT HADED THE CIVIL DICKERS
COM	PLAINT UNDER THE CIVIL RIGHTS ACT, 42 U.S.C. § 1983
PL	ACE OF PRESENT CONFINEMENT (Provide full address)
PL	
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PL2 WAU	ACE OF PRESENT CONFINEMENT (Provide full address) PUN CORRECTIONAL INSTITUTION. 200 SOUTH MADISON STREET
PLAWAU A. B.	ACE OF PRESENT CONFINEMENT (Provide full address) PUN CORRECTIONAL INSTITUTION. 200 SOUTH MADISON STREET Is there a grievance procedure in your prison/jail? YES NO Have you filed a grievance concerning the facts relating to this complaint? YES NO NO
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II.	PART	TIES
	A.	Your name (Plaintiff) ROBERT EARL ALEXANDER
	B.	Prisoner I.D. Number DOC# 070371
	C.	Your address 200 South MADISON STREET
	***	(For additional plaintiffs provide the same information in the same format on a separate page.)
	D.	DEFENDANT (name) PLEASE REFER TO DEFENDANT"S LIST ON PG 1
		is employed as STAFF: SECURITY, WARDEN, MEDICAL STAFF, ETC.
		at WCI WAUPUN CORRECTIONAL INSTITUTION
	E.	Additional DEFENDANTS (names and positions): CAOT. OLSON, SGT. BRAMER, C.O. EWERDT, LT. KUEPPER, LT.
		IMMERFALL, SGT. BEAMH, SGT. WOLF, SGT. MOORE, SGT. BOUZAK SGT. BLAKE, SGT. MEYERS, SGT. PRICE, SGT. HAWKINS, C.O.
III.	DDEV	POHL, C.O. HESS, C.O. KING. C.O.WEDDIG. ADVOCATE A. KOLL
111.	FREV	
	A.	Have you begun other lawsuits in state or federal court relating to the same facts involved in this action? YES ☒ NO ☐
	В.	Have you begun other lawsuits in state or federal court relating to your imprisonment? YES ☒ NO ☐ I FILED A HABEAS CORPUS?
	C.	If your answer is YES to either of the above questions, provide the following requested information.
		1. Parties to the previous lawsuit
		Plaintiff(s): WCI WARDEN MICHEAL THURMAN, SECURITY DON STRAHOTA
		CAPT. BAUER, SGT. WENZEL (NOW LT.) PSYCHIATRIST TOOD CA -
		Defendant(s): LISTER, HSUM BELINDA SCHRUBBE, DR. SUMNITCH

LİBRARIAN NEVIN WEBSTER, CAPT. CORE, CAPT. MARASKUI

2.	Date filed 02/28/2011
3.	Court where case filed (if federal court, name district; if state court, name the county) UNITED STATES DISTRICT Court, WESTERN DISTRICT OF WISCONSIN, DANE COUNTY
4.	Case number and citation 3:11-cv-00153-wmc
5.	Basic claim made DELAYED REPAIR OF HEARING AID; AUDIOLOGIST
6.	Current status (for example: Was the case dismissed? Was it appealed? Is it still pending?) GRIEVANCE PROCESS WAS NOT COMPLETED EXHAUSTED. CASE WAS DISMISSED? I THINK
7.	If resolved, date of disposition
8.	If resolved, state whether for
	(Plaintiff or Defendant)
(For a	additional cases, provide the above information in the same format on a separate

STATEMENT OF CLAIM IV.

page.)

State as briefly as possible the facts of your case. Describe how each named A. defendant is involved. Include the names of other persons involved, dates, and places. Describe specifically the injuries incurred. Do not give legal arguments or cite cases or statutes. You may do that in Item "B" below. If you allege related claims, number and set forth each claim in a separate paragraph. Use as much space as you need to state the facts. Attach extra sheets, if necessary. Unrelated separate claims should be raised in a separate civil action.

This Prisoner Was Diagnosed With Squamous Cell Carcinoma Cancer Of Of The Tonsil. Malignant Stage 4 Throat Cancer. Diagnosed By A ENT Specialist. Ear, Nose And Throat Specialist. At University Of Wisconsin Hospital And Clinics In Madison Wisconsin. The Dia gnoseis Was Confirmed In Early April Of This Year. 2017. My Surgeon Wieland ENT Speclialist Informed Me That Treatment Would Include Surgical Removal Of Tonsil/Cancer. 2. Surgical Removal Of My Lymph Node In My Neck Also. The ENT Specialist Stated Further That Niether

STATEMENT OF CLAIM continued

Procedure Would Be Curative And Indicated That Further Treated Would Be Necessary. Further Treatment Included Both Chemo-Therapy And Radiation For 6-7 Weeks. Nonday-Thru-Friday. That Was Eight Months Ago. It should Be Noted Here That This Plaintiff Cannot Here Or Speak. All Communication Between My Self And Dr. Wieland Was Done Through Written Handnotes. Pen And Paper. Also Dr. Wieland Prescribed Pain Medication 'Oxcodone'. But Plaintiff WAS Not Given 'Oxycodone' For The First Month Or So. Instead Was Acetw/Codine. That Gave Plaintiff No Relief At All To Relieve Excruciating, Severe Agonizing, Chronic Pain. Eventually His Plaintiff Received The 'Prescribed' Pain Medication 'Oxycodone.' Also. On July 23, 2017 Plaintiff Was Placed In Segregation/RHU Restricted Housing Unit. 'AKA' The Hole. On Trumped Up False Charges. Disobeying Orders, And Nisuse Of Medication By Sgt. Klemmers. One Day Later Nurse Practitioner NP Mr. Tapio. Disconttinued Plaintiff 'OXYCODONE/And MORPHINE'. Without A Founded Explaination.

State briefly your legal theory or cite appropriate authority.

Since Prisoners Cannot Obtain Their Own Medical Services The,

Constitution Requires Prison Authorities To Provide Them With

'Adequate' Medical Services. That Is Reasonably. Courts Have Defined 'Adequate' medical Services As 'Sevices at a Level Reasonably Commensurated With Morden Medical Science And Of A Quality

Acceptable Within Prudent Professional Standards, And A Level

Of Health Services Reasonably Designed To Meet Routine And Em-

B.

Also Plaintiff Asic Prong That The Court
Asic That the Court Return Haintiff Back TO WCI And Further States that Defendants Motives To Transfer Defent Plaintiff was Not Sincere In Regard To Being Medical But More IN Retaliation: To Derail Plantiff 42USC31983 Civil Riotalistaff HiRights Complaint: Plaintiff State Stat That In July He Began To FILE ICE's Isimorte Complaints Against Youraus Security Staff Including High Panking Security Incute WCI Security Director Tony Mell Also Hearing Officer Capt Westra. And Other Lieutenants Captains, And Seregants And Warden WCI Brian Foster Char All Whom Are Defendants In this Civil Rights Complaint. Lawsuit. 412 US.C. \$ 1983. Charges Of Security Staff Not Wear may Or Concealing Their Required Photo-Moinne IDs. To Copt ILts Refusing Plaintiff Mis 'Oxycodone' Pain Medication. Because Staff Toolic Plaintiff ID. Plaintiff was Refused His Pain Medication And Visits Because Plaint-HF ID Was Taken By Security Staff. Plaint. AF State He would No longer Becable to Get Names OF WHNESSES And Affidavits IN Support Of Claims. BN Oct 9,2017 NP Northank Tapio Threaten Plaintiff with Transfer During A Office Visit Appt. On October 9,2017 To DCI. After Plaintiff Whote He would Seether 5. Robert E Alexander 12-11-17

In Court Early HSR's Health Services Reguests DOC-3035 Will Support Plaintiff ASS ertoris Here Including Memorandums supported And Written By HSUM/Health Service unit Managers Chrystal Marchants Filed In Plaint IFF Health Charts 300 Plaint of States Further In Support for The Court To Enjoin A Order for ATIZO And Pre-I minary Injunction that DOI wichman, John Wrote that threaten Plaint of Intermomently Moving Houring Plaintiff Transferred To DOI Dodge Correctional Institution On Thursday or Friday DCI John Wichman wrote We Thinking About Having You Permanently Transfered Here DCJ Plantoff States He Feek He Is wort OHT Here PHICI. Because 1. He Does Not Have His Personal Owned Legal Books (F) Wisconsin Blue Book B. Prisoners Litigations SHEH Manciel C. Jailhouse Lawyers Manual, D) His Large white 'American Heritage Dictionard F. HIS TELEVISION, G. Typewriter, H. His fan. Or At Least 15 Personia / Boolcs To Read, Such As World Atlas, Various Book On ASTRONOMY And Other Topics, And Believes He will Idase His Opportunity for Seeable wintigble Case, And Basically 174 This toint Is 86. Not A Canid Condidate for Informary Setting